

## BECKER JURORS GO TO REGISTER

In Charge of Guard of Seven  
They Ride Through Town  
in Motor Cars.

## WERE GAPED AT BY CROWD

Everywhere They Went the  
Men Were Recognized and  
Their Automobiles Were  
Surrounded.

Never before did twelve men register under quite such conditions as did the jurors who are to decide the fate of Becker. Nominally free men, they were as much prisoners as was Becker, with the exception that they did not gaze out at the world through prison bars and were permitted to exercise the preliminaries of suffrage.

With six court officers of the Supreme Court, in charge of Captain Lynch, twelve jurymen went to the registration booths of their respective localities. They left the Murray Hill Hotel a little after 2 o'clock yesterday afternoon in three automobiles, which zigzagged all over town, East Side and West Side, and north to within a stone's throw of the Mount Vernon line.

The trip was without particular incident, if getting lost three or four times in the wilds of the Bronx is to be taken as part of motoring in that part of the town.

A boy who was riding his bicycle on Bathgate avenue was crossing 18th street when the three machines filled with jurors and their guards and a fourth, containing three reporters, tore east on the avenue. The boy, to avoid being run down by the second car, turned so sharply that he was thrown from his machine. He was uninjured.

The cars, after leaving the hotel, drove through 40th street, and, sweeping past the Public Library lions, sped up Fifth avenue and swung west in 58th street, so that Clarence Colley, of No. 59 West 57th street, juror No. 7, might register. This he did at No. 109 Sixth avenue, after first going to No. 94 Sixth avenue, which proved to be the wrong booth. Mr. Colley gave his occupation as that of jurymen. His registration number was 553. Mr. Colley passed a news-stand in passing from the first address to No. 109, but he turned his eyes away.

The four cars then turned north on Sixth avenue and through the West Drive of Central Park, going out at the 72d street gate, through 72d street and up Amsterdam avenue to No. 254, where Juror No. 5, William F. Ward, of No. 159 West 73d street, was escorted to the booth by Captain Lynch, who, by the way, performed this jailer's service for each of the twelve.

When Mr. Ward, who is a retired merchant, registered and left the registration booth with Captain Lynch one of the ballot clerks said: "He's one of the Becker jurors. That's a deputy sheriff with him."

At almost every place they went the jurors were known, and jurors—though this type of citizen is supposed to be kept one hundred feet from the booths—stood around and gaped.

The first to register was John B. Hardy, juror No. 3. There was a little mix-up over the question as to his district that peevish Mr. Hardy. The first stop was at No. 712 Amsterdam avenue. This proved to be the wrong place. Mr. Hardy said that he had told the chauffeur to stop at No. 642. Back the cars sped, bringing up at No. 642. Juror No. 11, Alfred Felthimer, registered here, while Mr. Hardy went across the street to No. 642, where he registered.

North on Amsterdam avenue went the four cars, ignoring traffic and speed ordinances, turning east on Cathedral Parkway, up Manhattan avenue to St. Nicholas, to 125th street, bringing up at No. 575, where Charles J. Peatt, juror No. 7, registered.

Then up Broadway to West 125th street, where the cars spun around several blocks, finally stopping at No. 3345 Broadway, where Harold B. Skinner, foreman of the jury, registered, his number being 561. A large crowd recognized Mr. Skinner, who lives in the same house, the main entrance being No. 601 West 125th street. The cars then drove east to Amsterdam avenue, and after stopping at two booths found the one where Juror No. 4, Edward Soule, could register. It was at No. 3650 Broadway, and Mr. Soule drew envelope No. 505.

Past the American League ball park swept the cars and down Amsterdam avenue to No. 1922, where Juror No. 8, Edward Rauchfuss, registered. While he was registering Captain Lynch went into a laundry next door for some clean linen for Mr. Rauchfuss.

At No. 238 Amsterdam avenue Juror No. 2, Robert C. Pursell, registered, his number being No. 367. He was one of the few jurors to go into a booth.

Ensued a wild ride, the cars enveloped in dust clouds, through The Bronx, that ended in the neighborhood of 20th street, where Samuel H. Haas, juror No. 12, lives. He registered in a booth opposite the Botanical Garden station of the New York Central & Hudson River Railroad. One of his fellow jurymen asked him why he didn't move back to America.

In searching for the registration booth of Dow J. Becker, juror No. 8, the jurors found themselves lost three times, and held councils of war to determine their next moves. Finally they brought up in front of No. 976 Freeman street, where all jumped out and stretched themselves before the return trip home.

Amazed at the sight of four automobiles filled with men accompanying a man to register, one of the ballot clerks asked after Mr. Becker left: "What in hell is all this?" But no one answered. The trip to the hotel was done in record time, and it was broken only by two stops for guards who lived in The Bronx, and again for Juror No. 10, Paul T. Kammerer, who registered at No. 746 Third avenue.

It was 6:20 o'clock when the jurors went to their rooms, to get the dust off themselves before going down to dinner.

## NEW TAFT ELECTOR CHOSEN

Salem Mayor Takes Place of Ex-Governor Bates in Bay State.

Boston, Oct. 19.—Rufus D. Adams, Mayor of Salem, was selected today by the Republican State Committee as a candidate for Presidential elector at large. He will take the place of ex-Governor John L. Bates.

Mr. Bates withdrew when the question was raised whether his position as receiver of the National City Bank of Cambridge rendered him ineligible, the law providing that a federal officerholder may not be a candidate for Presidential elector.

## BECKER WITNESSES CONTRADICT ROSE

Continued from first page.

conversations they had with Rose and Weber, in which it was alleged both gamblers made threats against the life of Rosenthal several weeks before the murder. Louis Pitt, Becker's friend for seven years, testified that Rose once said to him in the Tombs:

"Pitt, by the grave of my dead mother and the memory of my mother, Becker had nothing to do with this affair."

The witness declared that Rose got down on his knees before him as he said it.

Robert A. Smith, who said he had been a "contractor" for two years and before that was a trainer of race horses for twenty years, swore that Weber had pointed out Rosenthal to him on one occasion at the Hotel Metropole and said:

"There's a man whose throat I could cut and lie down to sleep beside him."

Says Murder Was Delayed a Month.

Smith testified further that Rose told him if "Big Jack" Zelig had not got into trouble Rosenthal would have been killed a month before he was shot. The witness said on cross-examination he had spoken of Rose's remark to "dozens of persons," but he was unable to name a single man to whom he had told it when pressed by the District At-

torney.

Justice Goff adjourned court after the morning session yesterday to give the members of the jury an opportunity to register. They were taken to the polling places in their districts in the big automobile which is used to bring them to and from the court. The polling places ranged from 201st street, in The Bronx, to 57th street on the West Side and 46th street on the East Side. The jury was closely guarded during the trip by Captain Lynch and his six court attendants. The captain accompanied each juror into the place where he registered.

John F. McIntyre, counsel for the defense, said after court that he had ten or twelve more witnesses to call. He was of the opinion the defense would complete its case by Wednesday night. He said it had not yet been determined whether Becker would testify in his own behalf. It is expected that the case will be in the hands of the jury by Friday night. Court adjourned yesterday until 10:30 a. m. to-morrow.

## FORMER SUBORDINATE TAKES STAND IN BECKER'S BEHALF

The first direct attack on the testimony of "Sam" Schepps, the debarred messenger bearer between Rose and Becker, was made yesterday by the defense. Two witnesses aimed a hard blow at a high point of Schepps's testimony. Whether the blow struck home to the jury is a matter of conjecture. It is surmised, however, that the question of veracity of these particular witnesses will be a difficult one for the jurors to decide.

The witnesses were Police Lieutenant Patrick B. Shea and his wife. Shea testified that he and his wife were calling on the Beckers and spent the evening, until nearly midnight, on July 17, the night that Schepps testified he visited Becker at the latter's apartment, and had a talk with him about the Rosenthal murder. Shea and his wife denied that Schepps was there at all that night.

Schepps's story on the witness stand in regard to the talk with Becker on July 17, the day following the shooting, was that he called on Becker late in the evening and found the apartment dark. Becker reprimanded him when he started to light a match for a smoke, and told him not to do it, as some one might see it and think it suspicious. Schepps said he told Becker of the Rosenthal murder, and said Rose was much worried. Becker gave him a message to Rose not to worry, that there would be no trouble for any one, and all that was necessary was to keep quiet.

Shea's examination by counsel for the defense was as follows:

Q.—How long have you been a policeman? A.—Twenty years.

Q.—Were you at Lieutenant's Becker's home on the night of July 17? A.—Yes.

Q.—Who was there with you? A.—My wife and I called at the Beckers about 8:30 and found them in bed. I did not see Becker.

Q.—Did you see Becker there? A.—Yes, he came in about twenty minutes to 11 o'clock.

Q.—How long were you there? A.—Until a quarter to 12.

Q.—Did any one come in with Lieutenant Becker? A.—No, sir; he came alone.

Q.—Was there any one else there? A.—No.

Q.—Name all the persons who were there while you and your wife were there? A.—My wife, Mrs. Becker, Lieutenant Becker and myself.

Q.—Was Lieutenant Becker in your presence? A.—Yes, sir; he came after he came in.

Q.—Yes, sir; he was.

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torney. He admitted to Mr. Whitman that he knew Rose only slightly and could hardly be said to enjoy an acquaintance with him.

An Italian was arrested yesterday who was trying to force his way into the courtroom. He gave his name as Antonio Scamallo, of No. 165 Mulberry street. When the police searched him they found a razor in his pocket. He was locked up in the Elizabeth street station on a charge of carrying concealed weapons. Scamallo attempted to push by the officers on guard at the door of the courtroom. He offered no explanation for his actions, except to say that he desired to see "somebody" associated with the trial.

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## IN VOLUNTARY STIPULATION SIGNED BY "JACK" ROSE

State of New York, County of New York, ss.

To Whom It May Concern:

Whereas "Jack" Rose has made a statement to the District Attorney of New York County to the effect that Charles Becker was a principal in the murder of Herman Rosenthal and that his testimony would show that fact;

Now, therefore, with the knowledge and approval of the court, the following waiver and stipulation is made:

The said "Jack" Rose does hereby consent to appear before the grand jury of the county of New York for the month of July, 1912, and to testify and produce any evidence, documentary or otherwise, which may be in his possession, and hereby waives any immunity and privilege to which he may be entitled on account of Sections 584 and 906 of the Penal Law, and of any other provision of law for any and all transactions, matters and things concerning which he may testify or produce evidence and for which he may hereafter be prosecuted on the charges of conspiracy, gambling, bribery, extortion and murder.

He signs this consent and waiver knowing well the provisions of the law herein before referred to and after a consultation with counsel, and signs the same voluntarily and not by reason of any threats or undue influence on the part of any person or persons whatsoever; and it being agreed that the said "Jack" Rose will immediately attend before the said grand jury and

and made a statement to Assistant District Attorney Theron Strong, and he was arrested for murder.

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